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ELL & WILLIAMS

710 SOUTH SEVENTH STREET, SUITE A, LAS VEGAS, NEVADA 89101 Phone: 702.382.5222 • Fax: 702.382.0540 Case 2:24-cv-00993-CDS-NJK Document 147

IT IS HEREBY STIPULATED AND AGREED between Plaintiffs Evolution Malta Limited, Evolution Gaming Malta Limited, Evolution Gaming Limited, SIA Evolution Latvia, and Uplay1 ("Plaintiffs") and Defendants Light & Wonder, Inc. and LNW Gaming, Inc. ("Defendants") (collectively, the "Parties"), by and through their undersigned counsel of record, that Defendants shall have an additional 28 days to file their motion to dismiss in response to Plaintiffs' Second Amended Complaint (ECF No. 125) (the "Motion"). Defendants' original deadline to file their Motion is July 14, 2025. With an additional 28 days, Defendants' deadline to file their Motion is extended to August 11, 2025.

In the interest of uniformity, the Parties further stipulate and agree to extend the briefing deadlines for Defendants' forthcoming Motion. Plaintiffs' deadline to respond to the Motion will be August 25, 2025, and the Parties agree that Plaintiffs shall have an additional 28 days to file their Opposition. With an additional 28 days, Plaintiffs' deadline to file their Opposition is extended to September 22, 2025.

Defendants' deadline to file their Reply in support of the Motion will be September 29, 2025, and the Parties agree that Defendants shall have an additional 14 days. With an additional 14 days, Defendants' deadline to file their Reply is extended until October 13, 2025.

Good cause exists for the extension set forth herein. First, Defendants require additional time to brief Defendants' forthcoming Motion due to the number of claims in Plaintiffs' Second Amended Complaint and arguments that must be addressed in the Motion. Second, Defendants' counsel has preexisting work and travel commitments that would make complying with existing deadlines difficult. Third, the law firm of Susman Godfrey recently appeared in the case and will act as lead counsel for Defendants. Thus, Susman Godfrey requires time to make the transition and familiarize itself with the facts and legal issues of the case in order to prepare the Motion.

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	This i	s the	first	extension	requested	for	the	briefing	deadlines	related	to	Defendants'
forthcoming Motion and is not made for the purpose of delay.												

IT IS SO STIPULATED.

DATED this 9th day of July, 2025

CAMPBELL & WILLIAMS

By <u>/s/ Philip R. Erwin</u> PHILIP R. ERWIN, ESQ. (11563)

710 South Seventh Street Las Vegas, Nevada 89101

SUSMAN GODFREY NEAL S. MANNE, ESQ.

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(pro hac vice)

RANDALL E. KAY, ESQ.

(pro hac vice)

DATED this 9th day of July, 2025

SPENCER FANE

By /s/ Jason D. Smith

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SHARON LEE, ESQ.

(pro hac vice)

IT IS SO ORDERED.

Nancy J. Koppe

United States Magistrate Judge

DATED: July 10, 2025